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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/897,172	07/02/2001	Ryusuke Sawatari	09792909-5085	2924	
26263	7590 06/16/2006		EXAMINER		
SONNENSC	HEIN NATH & ROSEN	HUYNH, BA			
P.O. BOX 061080 WACKER DRIVE STATION, SEARS TOWER CHICAGO, IL 60606-1080			ART UNIT	PAPER NUMBER	
			2179		
			DATE MAILED: 06/16/2006		

Please find below and/or attached an Office communication concerning this application or proceeding.

		Applicatio	n No.	Applicant(s)					
Office Action Summary		09/897,17			ATARI, RYUSUKE				
		Examiner							
		Ba Huynh		2179					
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply									
WHIC - Exter after - If NO - Failu Any	ORTENED STATUTORY PERIOD FOR REPLICHEVER IS LONGER, FROM THE MAILING Desions of time may be available under the provisions of 37 CFR 1.1 SIX (6) MONTHS from the mailing date of this communication. Period for reply is specified above, the maximum statutory period for reply within the set or extended period for reply will, by statute the ply received by the Office later than three months after the mailing and patent term adjustment. See 37 CFR 1.704(b).	ATE OF TH 136(a). In no ever will apply and will e, cause the appli	IS COMMUNICATION nt, however, may a reply be tim expire SIX (6) MONTHS from the cation to become ABANDONED	N. nely filed the mailing date of this co D (35 U.S.C. § 133).					
Status									
1)[🛛	Responsive to communication(s) filed on 20 March 2006.								
2a)⊠	This action is FINAL . 2b) ☐ This	s action is no	n-final.						
3)	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.								
Dispositi	on of Claims								
4)⊠	4)⊠ Claim(s) <u>1-18</u> is/are pending in the application.								
-	4a) Of the above claim(s) is/are withdrawn from consideration.								
5)□	5) Claim(s) is/are allowed.								
6)⊠	6)⊠ Claim(s) <u>1-18</u> is/are rejected.								
7)	Claim(s) is/are objected to.								
8)	Claim(s) are subject to restriction and/o	or election re	quirement.						
Applicati	on Papers								
9)	The specification is objected to by the Examine	er.							
	The drawing(s) filed on is/are: a) acc		objected to by the E	Examiner.					
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).									
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).									
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.									
Priority (ınder 35 U.S.C. § 119								
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of:									
	1. Certified copies of the priority documents have been received.								
	2. Certified copies of the priority documents have been received in Application No								
	3. Copies of the certified copies of the priority documents have been received in this National Stage								
application from the International Bureau (PCT Rule 17.2(a)).									
* See the attached detailed Office action for a list of the certified copies not received.									
Attachus	Ma)								
Attachmen	t(s) e of References Cited (PTO-892)		4) 🔲 Interview Summary ((PTO 412)					
2) Notic	e of Draftsperson's Patent Drawing Review (PTO-948)		Paper No(s)/Mail Da	lo(s)/Mail Date					
3) Inform	nation Disclosure Statement(s) (PTO-1449 or PTO/SB/08) r No(s)/Mail Date)	5) Notice of Informal Pa 6) Other:	f Informal Patent Application (PTO-152)					

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DETAILED ACTION

Claim Rejections - 35 USC § 112

The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

Claims 1-18 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

As for claim 1, line 6: The phrase "virtual space position information in a coordinate system <u>that</u> changes based on link movement" is not clear as to whether the phrase "that" refers to the link position or the coordinate system, i.e., it is not clear as to what being changed.

Claim Rejections - 35 USC § 102

Claims 1-18 are rejected under 35 U.S.C. 102(e) as being anticipated by US patent #6,636,249 (Rekimoto).

As for claims 1, 12: Rekimoto teaches a link information display device and corresponding method for displaying link information transmitted by a link information transmitter (see abstract; 8:50-60), comprising the means/steps of: video input means 21 for obtaining video signal of real space (6:65-66; 8:61-68), receiving means for receiving the link information comprising link content information and link position information wherein the link position information comprises virtual space position information in a coordinate system that changes

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based on link movement in virtual space, i.e., when the link moves or being displaced the link position information changes correspondingly (7:25-29, 58-61; 9:10-25; 12:53-56),

display position determining means for determining a display position of the link content information on the basis of the link position information (7:63-8:1; 9:46), superimposing means for superimposing the link content information onto the video signal (8:5-15; 9:36-39), and

display means 11 for displaying the superimposed video signal (8:1-3; 9:36-39). See also descriptions of figures 6, 13 and 22.

- As for claim 2: The image input means comprises camera 21 for imaging the image signal of an actual object (6:65-66; 8:61-68).
- As for claim 3: The image input means comprises an image signal reproducing device for reproducing the image signal stored onto an image recording medium (6:65-66; 8:61-68; 9:40-42).
- As for claims 4, 18: The device further comprises a storing means for storing the superimposed image signal (9:40-42).
- As for claims 5, 13: The device further comprises attribute detection means for detecting attribute information from the received link information (7:24-28, 58-61; 8:50-61).
- As for claims 6, 14: Link information can be selected based on detected attribute (7:34-39; 8:61-67).

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- As for claims 7, 15: The device further comprises link position detection means for detecting link position information from the received link information (7:24-28; 8:50-61).

- As for claim 8: The device further comprises transmitter detection means for detecting the position of the transmitter in accordance with the received link information (9:20-25; 19:29-39; 20:17-43).
- As for claims 9, 10, 11, 16, 17: The device further comprises coordinate conversion means for determining a display position to display a link on the display means in accordance with the link position information (9:64 10:6; 26:36-67).

Response to Arguments

Applicant's arguments have been fully considered but they are not persuasive.

Remarks: In response to the argument that Rekimoto does not teach that the link position information comprises virtual space position information in a coordinate system that changes based on link movement in virtual space, the limitation is disclosed by Rekimoto in col. 8, lines 50-60, col. 12, lines 53-56, and in col. 19, line 40 to col. 20, line 29, wherein IR beacon, GPS or PHS is used to detect current link position attached to a movable object in real world such as a VCR, a book, or a CD where ever the object is placed or moved to.

Conclusion

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The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

US 6,084,589 (Shima) discloses a system for retrieving link information associated with moving objects.

Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Ba Huynh whose telephone number is (571) 272-4138. The examiner can normally be reached on Mon - Fri.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Weilun Lo can be reached on (571) 272-4847. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Ba Huynh

Primary Examiner

AU 2179 6/8/06

BA HUYNH BAIMARY EXAMINER